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| 7 8 | UNITED STATES DISTRICT COURT DISTRICT OF NEVADA | | |
| 9 | KEVIN RI | DEOUT, | 2:16-CV-02817-RFB-(VCF) |
| 10 | | Plaintiff, | |
| 11 | vs. | · · · · · · · · · · · · · · · · · · · | Stipulation and Order for Extension of Discovery Deadlines |
| 12 | CASHCAL | L, INC., | (First Request) |
| 13 | | Defendant. | |
| 14 | In accordance with LR 26-4, the plaintiff, Kevin Rideout, and the defendant, | | |
| 15 | | | |
| 16 | CashCall, Inc., stipulate as follows: | | |
| 17 | Statement of discovery completed | | |
| 18 | 1. On April 6, 2018, Rideout served CashCall with Plaintiff's Interrogator | | |
| 19 | ries, Request for Admissions, and Requests for Production of Documents. | | |
| 20 | 2. On May 17, 2018, Rideout served Plaintiff's Initial Disclosures. | | |
| 21 | 3. | 3. On May 23, 2018, CashCall served its Initial Disclosures. | |
| 22 | 4. | On June 15, 2018, CashCall | served its Answers to Requests for Admis- |
| 23 | sion. | | |
| 24 | 5. | 5. On June 15, 2018, CashCall served its Amended Answers to Requests | |
| 25 | for Admission. | | |
| 26 | 6. | On June 20, 2018, CashCall | served its Answers to Interrogatories. |
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- 7. On June 20, 2018, CashCall served its Responses to Requests for Production of Documents.
- 8. On June 21, 2018, Rideout served Plaintiff's Notice of Taking Deposition of Person Most Knowledgeable by Stenographer and/or Videotape.
- 9. On June 26, 2018, the parties filed a Stipulated Protective Order (ECF No. 37).

Statement of discovery that remains to be completed

Rideout intends to take the deposition of the person most knowledgeable of CashCall and have an expert witness issue an expert report. CashCall intends to take Rideout's deposition and issue written discovery to Rideout. In addition, CashCall may identify a rebuttal expert.

The reasons why discovery was not completed within the time limit set by the discovery plan

In May 2018, counsel for CashCall (who is a solo practitioner) suffered two deaths in his family. He also celebrated three graduations of three of his children. CashCall's counsel also filed three substantial briefs (appellate, summary judgment, and preliminary injunction) in three different cases in May. The combination of these events delayed counsel's ability to push discovery in this case. Given these events, Rideout's counsel graciously granted extensions of time to respond to discovery. Although Rideout noticed the deposition of CashCall's person most knowledgeable for July 27 (before the expert disclosure deadline), Rideout has agreed to continue the deposition to accommodate CashCall's counsel. But Rideout needs to take the deposition of CashCall's person most knowledgeable before it can complete its expert disclosures.

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